1	Daniel P. Struck Arizona Bar No. 012377		
2	(admitted pro hac vice) Jacob B. Lee		
3	Nevada Bar No. 012428 Ashlee B. Hesman		
4	Nevada Bar No. 012740 STRUCK LOVE BOJANOWSKI & ACEDO, PLC		
5	3100 West Ray Road, Suite 300 Chandler, Arizona 85226 Telephone: (480) 420-1600		
6 7	dstruck@strucklove.com jlee@strucklove.com		
8	ahesman@strucklove.com		
9	Gina G. Winspear Nevada Bar No. 005552 DENNETT WINSPEAR, LLP		
10	3301 North Buffalo Drive, Suite 195 Las Vegas, Nevada 89129		
11	Telephone: (702) 839-1100 gwinspear@dennettwinspear.com		
12	Attorneys for Defendant CoreCivic, Inc.		
13	UNITED STATES DISTRICT COURT		
14	DISTRICT OF NEVADA		
15	Kathleen Bliss, on behalf of herself, the	Case No. 2:18-cv-01280-JAD-GWF	
16	Proposed Nationwide Rule 23 Class, and the Proposed Nevada Subclass,	STIPULATION TO EXTEND DEFENDANT'S TIME TO FILE REPLY	
17	Plaintiff,	IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT AND REPLY	
18	v.	IN SUPPORT OF RENEWED MOTION TO STAY DISCOVERY PENDING	
19	CoreCivic, Inc.,	RESOLUTION OF DISPOSITIVE MOTIONS	
20	Defendant.	(First Request)	
21			
2223	, , , , , , , , , , , , , , , , , , , ,	nd Defendant, CoreCivic, Inc. ("Defendant"),	
24	through counsel, stipulate pursuant to LR IA 6-1 and LR 7-1 to extend the following deadlines:		
25	1. Defendant's February 22, 2019 deadline to file its Reply in Support of Renewed		
26	Motion to Stay Discovery Pending Resolution of Dispositive Motions (Doc. 60); and Defendant's March 1, 2010 deadling to file its Bonly in Support of Motion for		
27	2. Defendant's March 1, 2019 deadline to file its Reply in Support of Motion for Summary Judgment (Doc. 59).		
28	Summing stagment (Doc. 37).		
-			

1	The parties stipulate to extend these deadlines to March 8, 2019. This is the first stipulation		
2	for extensions as to these deadlines.		
3	Good cause exists to approve the parties' stipulation and extend Defendant's deadlines.		
4	Plaintiff's recent Opposition to Defendant's Renewed Motion to Stay Discovery Pending		
5	Resolution of Dispositive Motions (Doc. 67) and Opposition to Defendant's Motion for Summary		
6	Judgment (Doc. 66) raise similar issues, such that counsel for Defendant will need to coordinate its		
7	Replies in support of both motions while still meeting deadlines in other matters.		
8	DATED this 22nd day of February, 2019.		
9	STRUCK LOVE BOJANOWSKI & ACEDO, PLC		
10	By /s/ Jacob B. Lee		
11	Daniel P. Struck Jacob B. Lee		
12	Ashlee B. Hesman 3100 West Ray Road, Suite 300		
13	Chandler, AZ 85226 dstruck@strucklove.com		
	jlee@strucklove.com ahesman@strucklove.com		
14			
15	Gina G. Winspear DENNETT WINSPEAR		
16	3301 North Buffalo Dr., Suite 195 Las Vegas, NV 89129		
17	gwinspear@dennettwinspear.com		
18	Attorneys for Defendant CoreCivic, Inc.		
19			
20	By <u>/s/ Charles A. Delbridge (with permission)</u> Anna P. Prakash		
21	Matthew H. Morgan		
22	Charles A. Delbridge NICHOLS KASTER, PLLP		
	4600 IDS Center 80 South Eighth Street		
23	Minneapolis, MN 55402 aprakash@nka.com		
24	morgan@nka.com cdelbridge@nka.com		
25			
26	Lance D. Sandage SANDAGE LAW, LLC		
27	1600 Genessee Street, Suite 655 Kansas City, MO 64102		
28	lance@sandagelaw.com		
	3554063 2		

	Case 2:18-cv-01280-JAD-GWF	Document 76 Filed 02/22/19 Page 3 of 4
1		Paul S. Padda Joshua Y. Ang
2		PAUL PADDA LAW, PLLC 4560 South Decatur Boulevard, Suite 300
3		Las Vegas, NV 89103
4		psp@paulpaddalaw.com ja@paulpaddalaw.com
5		Joseph K. Eischens THE LAW OFFICE OF JOSEPH K. EISCHENS
6		8013 Park Ridge Drive Parkville, MO 64152
7		joe@jkemediation.com
8		Michael Hodgson THE HODGSON LAW FIRM, LLC 3699 SW Pryor Road
10		3699 SW Pryor Road Lee's Summit, MO 64082 mike@thehodgsonlawfirm.com
11		Attorneys for Plaintiff
12		
13		
14		IT IS SO ORDERED:
15		40
16		UNITED STATES MAGISTRATE JUDGE
17		DATED: 2/25/2019
18		
19		
20		
21		
2223		
24		
25		
26		
27		
28		
	3554063	3